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8	UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
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11	FREDRICK S. CATO,	No. 2:23-cv-1903	CKD P
12	Plaintiff,		
13	V.	<u>ORDER</u>	
14	S. POHOVICH, et al.,		
15	Defendants.		
16			
17	Plaintiff is a California prisoner proceeding pro se with an action for violation of civil		
18	rights under 42 U.S.C. § 1983. Both parties have consented to magistrate judge jurisdiction, see 42		
19	U.S.C. § 636. This action proceeds on the following claims:		
20	1. Claim 1, use of excessive force in violation of the Eighth Amendment against		
21	defendants Pohovich, Best, Georgette, and Cary with respect to an incident occurring on August		
22	24, 2022; and		
23	2. Claim 2, a violation of the First Amendment in retaliation for protected conduct against		
24	defendants Georgette and Best.		
25	Defendants Georgette and Best move to dismiss Claim 2 under Rule 12(b)(6) of the		
26	Federal Rules of Civil Procedure for failure to state a claim upon which relief can be granted. To		
27	avoid dismissal for failure to state a claim, a complaint must contain more than "naked		
28	assertions," "labels and conclusions" or "a for	mulaic recitation of the	elements of a cause of

1 action." Bell Atlantic Corp. v. Twombly, 550 U.S. 544, 555-557 (2007). In other words, 2 "[t]hreadbare recitals of the elements of a cause of action, supported by mere conclusory 3 statements do not suffice." Ashcroft v. Iqbal, 556 U.S. 662, 678 (2009). Furthermore, a claim 4 upon which the court can grant relief has facial plausibility. Twombly, 550 U.S. at 570. "A 5 claim has facial plausibility when the plaintiff pleads factual content that allows the court to draw 6 7 8 9 10

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the reasonable inference that the defendant is liable for the misconduct alleged." Iqbal, 556 U.S. at 678. When considering whether a complaint states a claim upon which relief can be granted, the court must accept the allegations as true, Erickson v. Pardus, 551 U.S. 89, 93-94 (2007) and construe the complaint in the light most favorable to the plaintiff, see Scheuer v. Rhodes, 416 U.S. 232, 236 (1974).

In Claim 1 of his complaint (ECF No. 1), plaintiff alleges that on August 24, 2022, defendants Georgette and Best used excessive force against plaintiff. In Claim 2 plaintiff alleges that on the same day, defendants Best and Georgette "destroyed, broke, and lost plaintiff's property." Id. at 4. While plaintiff alleges that the destruction of the property was due to the filing of a grievance against the defendants (ECF No. 1 at 22), plaintiff did not file an excessive force grievance until months after the incident. Id. at 13. Thus, plaintiff's assertion that his property was destroyed as a result of the filing of a grievance regarding excessive force does not withstand scrutiny: because the destruction of plaintiff's property preceded the protected conduct (i.e. the filing of the grievance) the destruction of the property cannot be said to have been in retaliation for the protected conduct.

Plaintiff filed what the court construes to be an opposition to defendant's motion to dismiss on February 11, 2025, but fails to address the timing of events. ECF No. 32. While plaintiff does not admit the destruction of property occurred before the filing of the grievance, he does not deny it either. Id. The court does not consider this fact in deciding whether the complaint fails to state a claim for a violation of the First Amendment as the court must only consider the content in the complaint itself. Rather, it indicates that providing plaintiff an opportunity to amend his pleadings as to this claim would be futile.

For all of these reasons, defendant's motion to dismiss plaintiff's remaining First Amendment claim will be granted and all remaining defendants will be ordered to file an answer concerning the remaining Eighth Amendment claim. Accordingly, IT IS HEREBY ORDERED that: 1. Defendant Georgette and Best's motion to dismiss claims arising under the First Amendment against them (ECF No. 24) is GRANTED; and 2. All remaining defendants shall file an answer with respect to plaintiff's remaining Eighth Amendment claim within 21 days. Dated: May 7, 2025 UNITED STATES MAGISTRATE JUDGE cato1903.mtd

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